UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

AMERICAN TOWER CORPORATION,)
Plaintiff,	
v.) Civil Action No.: 1:07-cv-11629-DC
JIDE J. ZEITLIN,)
THE KEFFI GROUP LTD., and)
INDEPENDENT MOBILE	
INFRASTRUCTURE LTD.,)
)
Defendants.)
	_)

JOINT STIPULATION TO EXTEND THE TIME WITHIN WHICH PLAINTIFF AMERICAN TOWER CORPORATION MAY FILE ITS FIRST AMENDED COMPLAINT

Plaintiff American Tower Corporation ("American Tower") and Defendants Jide J. Zeitlin ("Zeitlin"), the Keffi Group Ltd. ("Keffi") and Independent Mobile Infrastructure Ltd. ("IMIL"), acting through their respective undersigned counsel, hereby stipulate that the deadline within which plaintiff American Tower must file its First Amended Complaint shall be extended to, and including, February 5, 2008. The Parties have agreed to this Stipulation in the hope of resolving this matter without the need for further intervention from this Court.

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Respectfully Submitted,

AMERICAN TOWER CORPORATION,

By its attorneys,

/s/ Nicholas J. Rosenberg

Nicholas J. Rosenberg (NR-4326)
Alan D. Rose, Jr., (admission *pro hac vice* pending)
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JIDE J. ZEITLIN, THE KEFFI GROUP LTD., and INDEPENDENT MOBILE INFRASTRUCTURE LTD.

By their attorneys,

/s/ Jeffrey A. Simes

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Date: February 1, 2008